

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

PUBLIC SERVICES – HOME DEPARTMENT – Revision Petition of Sri M.C. Ranganayakulu, Inspector of Police, Kurnool District, against the modified punishment of “**Censure**” imposed against him – Examined- Set-aside- Orders- Issued.

HOME (SERVICES.I) DEPARTMENT

G.O.RT.No. 224

Dated: 24.02.2015

Read:-

From the Director General of Police, Andhra Pradesh, Hyderabad
Letter Rc.No.1101/T2/2014, dated.28.10.2014.

(*****)

ORDER:-

In the reference 1st read above, the Director General of Police, Andhra Pradesh, Hyderabad, has reported that Sri M.C. Ranganayakulu, Inspector of Police, Kurnool District was handed upon minor charge under Rule 22 of APCS (CC&A) Rules, 1991 for the following delinquency:-

“On 22.11.2011 at 13.00 hours Smt. P.G. Venkata Subbamma, 58 years who is a resident of Mayuri Homes, Kurnool Town boarded an auto near Satyanarayana Swamy Temple, Vinayaka Ghat to proceed to Narasinga Rao pet. While on the way near Ayyappa Swamy Temple, one unknown woman who was already in that auto closed her mouth forcibly, took her gold ornaments, mobile phone and cash Rs.200/- all worth of Rs.48,000/- and decamped with the booty by letting down the complainant from the auto.

In this regard, a case was registered on the complaint of Smt. P.G. Venkata Subbamma, vide Cr.No.311/2011 under section 384 IPC of Kurnool III Town PS instead of “Robbery”.

Being Station House Officer, it is his bounded duty to verify the complaint and FIR and ensure that the FIR is registered under proper sections of law. But he failed to do so and applied wrong section of IPC and thereby trying to reduce the gravity of the offence.

Thus, he exhibited gross negligence against his legitimate duties in not registering the case under proper IPC section”.

2. Further the Charged Officer acknowledged the Charge Memo and submitted his explanation. After following procedure prescribed in the APCS (CC&A) Rules, 1991, the D.I.G. Kurnool Range, Kurnool has awarded the punishment of “Censure” to Sri M.C. Ranganayakulu, Inspector of Police, vide Proceedings C.No.C2/MPR-34/2011, R.O.O.No.332/2012, dated.15.06.2012. Agreed with the above orders, the Charged Officer has submitted his appeal petition to the Appellate Authority i.e., IGP, South Zone, (Rayalaseema Region), A.P. which was considered and rejected vide in his Proceedings D.Dis.No.192/IGP/South Zone/PR-II/2012, R.O.No.11/2013, dated.28.06.2013. Aggrieved by the above orders, he has submitted a revision petition to the Government. The D.G.P., Hyderabad, while forwarded said revision petition along with connected **PR file and service particulars**, has requested to take further necessary action in the matter.

3. Government after careful examination of the entire matter have decided and hereby order to set aside the punishment of “Censure” imposed against Sri M.C. Ranganayakulu, Inspector of Police, Kurnool District.

4. The Director General of Police, Hyderabad, shall take action accordingly, under intimation to Government, at an early date.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

DR. B. PRASADA RAO,
PRINCIPAL SECRETARY TO GOVERNMENT

To

Sri M.C. Ranganayakulu, Inspector of Police, Kurnool District
(through Director General of Police, A.P. Hyderabad)
The Director General of Police, A.P. Hyderabad.

Copy to:

SF/SC.

//FORWARDED::BY ORDER//

SECTION OFFICER